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¢	Approve	ed for	Filing:	E. C	helsea-	-McCarty	Œ.
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	COSTS FOR AGGRAVATED MURDER OFFENSES				
	2017 GENERAL SESSION				
	STATE OF UTAH				
Chief Sponsor: Stephen G. Handy					
	Senate Sponsor: Todd Weiler				
	LONG TITLE				
	General Description:				
	This bill directs the Legislative Auditor General to conduct an audit of the comparative				
costs of the death penalty capital offenses and non-death penalty capital cases.					
	Highlighted Provisions:				
	This bill:				
	 provides the auditor with guidelines for determining the scope of costs incurred by 				
	capital cases, including when the death penalty is sought and when it is not;				
	 describes the various prosecutions and outcomes regarding capital cases, including 				
(conviction and plea bargains; and				
	▶ directs that the auditor report to the Legislature, including recommendations $\hat{\mathbf{H}} \rightarrow [, \mathbf{by}]$				
	July 1, 2018] ← Ĥ .				
	Money Appropriated in this Bill:				
	None				
	Other Special Clauses:				
	None				
	Utah Code Sections Affected:				
	ENACTS:				
	36-30-101, Utah Code Annotated 1953				



28	Section 1. Section 36-30-101 is enacted to read:			
29	36-30-101. Death penalty audit.			
30	(1) The Office of the Legislative Auditor General shall conduct an audit, subject to the			
31	prioritization of the Legislative Audit Subcommittee, to determine the fiscal costs Ĥ→ and			
31a	potential cost avoidance ←Ĥ to state and			
32	local agencies, and other entities:			
33	(a) to prosecute capital offenses as:			
34	(i) death penalty cases; or			
35	(ii) cases where the death penalty is not sought;			
36	(b) to prosecute capital offenses as death penalty cases when the death penalty is			
37	imposed, and when the death penalty is not imposed;			
38	(c) to prosecute capital offenses when the death penalty is sought but the case is:			
39	(i) resolved by plea bargain;			
40	(ii) resolved without trial by a sentence of life without parole; or			
41	(iii) addressed by other strategic litigation decisions that result in a plea that resolves			
42	the capital offense charge; or			
43	(d) in the appeal process for capital cases, when the death penalty is imposed; and			
44	(e) when a case is resolved by a sentence lesser than life without parole.			
45	(2) The audit shall include the following costs for death penalty capital cases as			
46	compared to non-death penalty cases in each of the types of prosecutions and case resolutions			
47	described in Subsection (1), as incurred:			
48	(a) by:			
49	(i) law enforcement;			
50	(ii) county jails;			
51	(iii) the court, including use of buildings and facilities, staff, and security;			
52	(iv) the Department of Corrections prior to the exhaustion of appeals of a capital			
53	conviction;			
54	(v) the Department of Corrections regarding incarceration of persons convicted of			
55	capital offenses after the exhaustion of the defendant's appeals, both when the death penalty is			
56	imposed and when the death penalty is not imposed; and			
57	(vi) the Board of Pardons and Parole, where applicable; and			
58	<u>(b) for:</u>			

59	(i) pretrial costs;			
60	(ii) medical and psychiatric services provided to the defendant, including examinations			
61	and testimony;			
62	(iii) expert witnesses;			
63	(iv) other witnesses;			
64	(v) juries;			
65	(vi) sentencing hearings;			
66	(vii) prosecution, including both state and county prosecutors;			
67	(viii) defense costs, including state and local defense attorneys;			
68	(ix) appeals and postconviction actions; and			
69	(x) the execution, including facilities, staff, and security measures.			
70	(3) $\hat{H} \rightarrow$ The audit shall include any cost avoided for the costs listed in Subsection (2) for			
70a	any aggravated murder case that is:			
70b	(a) resolved by plea bargain;			
70c	(b) resolved without trial by a sentence of life without parole; or			
70d	(c) addressed by other strategic litigation decisions that result in a plea that resolves the			
70e	capital ofense charge.			
70f	(4) ← $\hat{\mathbf{H}}$ The Office of the Legislative Auditor General shall report $\hat{\mathbf{H}} \rightarrow [$ the audit on or			
70g	before			
71	$\underline{\text{July 1, 2018,}}$ $\leftarrow \hat{\mathbf{H}}$ to the:			
72	(a) Law Enforcement and Criminal Justice Interim Committee; and			
73	(b) Executive Offices and Criminal Justice Appropriations Subcommittee.			
74	(4) The report shall include:			
75	(a) the audit findings;			
76	(b) issues the auditor may find that limit access to information; and			
77	(c) recommendations the auditor may have for legislative action to facilitate improved			
78	access to agency information.			

Legislative Review Note Office of Legislative Research and General Counsel

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